

GEORGE M. SNOOK & CO.

**Begin TO-DAY a Special Closing Sale of Summer Dress Goods, Embroideries, Laces, Parasols, Fans, etc. etc.**

REMANENTS CHEAP

GEORGE M. SNOOK & CO.

1110 Main St.

SUMMER HATS.

SUMMER STYLES

At DINGER'S.

NEW ADVERTISEMENTS.

FOR RENT—THE RESIDENCE ON the northeast corner of Chaplin and Eleventh Streets. For terms call at 1725 Market street. J21

ROAD CARS!

The best and cheapest Road Car in the world made for durability and easy riding, for one or two persons, as may be desired, for \$25.00. J21-2525 CHAS. J. ELLIS & CO.

The Sandusky vs. Wheeling Game will be received by the half inning during the series of games by William & Co., Base Ball Exchange.

IF you have not seen the new novelties in Girdles and Belts you should call on JACOB W. GRUBB, The Jeweler.

WE are daily receiving new Novelties in Suits, Pantaloons and Overcoats, which we are prepared to make up in first-class style at reasonable prices.

Our White Unlaundred Shirt, double seamed, reinforced front and back, at 50 cents, is the greatest bargain ever offered. A full line of Baltimore Underwear from \$1.00 and upwards.

J. HEN & SONS, 1321 & 1323 Market Street.

As reported by Christian Schrepp, dentist, Opera House corner, yesterday: 7 A.M. 3 A.M. 12 M. 3 P.M. 7 P.M. Weather—Changeable.

Indications.

Wednesday, July 20, C. July 21.—For West Virginia, fair weather, variable winds, nearly stationary temperature.

For Western Pennsylvania, fair weather, variable winds, generally southerly, higher temperature in southern portions, stationary temperature in northern portion.

Another Test of Nails.

The test recently made by the Bellini Nail Works Company of the difference in the holding power of the wire and steel nails was fully demonstrated at the last meeting of the Western Nail Association, and a committee was appointed to engage an expert to make such a test and publish the result over his own signature.

Probably Fatally Hurt.

There was a serious, perhaps fatal, row in Hancock, Tenn., yesterday. O'Brien, an employee of the Riverside street car line, who, when the plant is idle, manufactures and sells a medicine, called at the house of Ellen Barrett and asked Mrs. Barrett to "write" him a letter. While the two were in conversation Barrett came down stairs and ordered O'Brien to leave in a very forcible manner. He did not do so at once, and Barrett seized him by the throat and hurled him over the back of the porch to the ground. At the same time he must have struck O'Brien in the back of the head, near the base of the brain, as when the physician examined O'Brien at his home, a great wound was found there, which was fatal. He is now lying in a very precarious condition, with the chance in favor of his death. O'Brien had been ill for several days from the effects of the head, and was far from well when struck by Barrett.

A Wheeling Girl Robbed.

A young woman, about eighteen years of age, with a very pretty face, and distinguished by the Union Station this morning.

She was well dressed, and from her appearance seemed to be the last person in the world who needed assistance. She was a neat-looking white dress, while on her feet she wore a pair of fashionable high-heeled shoes.

The girl in narrating her story said that her name was Bertha Blythe and that her home was in Wheeling. She had been at the Union Station for some time, waiting for a train, when she was approached by a woman named S. Clair, who she said had persuaded her to come to Pittsburgh. She intended to seek employment there. When she arrived there she was allowed her companion to take charge of her pocket-book. The latter then left her and went back and never returned. She waited until the few minutes had elapsed, and then she went to the street to find out what had happened.

**THE BIG REUNION**

IN THIS CITY AUGUST 23 TO 26

Meeting of the Executive Committee last Evening—The Signal Corps Represented—Talk of a Big Pyrotechnic Display—A Very Nice Contribution.

A fully attended meeting of the Big Reunion Executive Committee was held last evening. The reports showed that everything was in the advanced stage of preparation that should be apparent a month from the opening of the Reunion. Judge Melvin presided and nearly all the members were on hand. It was decided to order another lot of the large posters, so that one may be mailed to every postoffice in three States. The letting of privileges and care of the grounds were given in charge of Capt. J. A. Faris, who after July 25 will have an office on the fair grounds and be found there a part of every day.

The City Council will be requested by a committee appointed last night to grant the committee the use of the old court house as a general central headquarters for the Reunion, the committee to remove all furniture and replace it in good order.

THE SIGNAL CORPS.

It has been proposed to have a representation of Signal Corps veterans, with the flags used during the war in transmitting messages, in the procession on August 23, the day of the opening of the Reunion, and the exhibition of signal telegraph at some time during the reunion. By request of the committee Capt. Basil T. Dowers, of New Martinsville, a member of the Signal Corps in the army, was requested to sign, and after a full talk over the matter, he was requested to take hold and give full power to act. It is probable that in the procession there will be a signal squad, mounted, bearing signal flags.

It is desired, and it is probable that the desire will be realized, to have special night trains leave the city every night during the reunion on all the railroads. This will enable the people to remain in the city and enjoy the excitement, and return home the same night.

FIREWORKS.

The matter of a display of fireworks one night of the Reunion was mentioned last night. The idea is to have a display such as has never been here before, with several large sets of fireworks, and several places, including a yard of rockets and the like. The Secretary was instructed to obtain prices from all the large manufacturers. At the next meeting this matter will be given into the hands of a subcommittee.

The chairman of the Finance Committee yesterday received from Baltimore the check of the Baltimore & Ohio Railroad Company for \$500. If the other railroads come down as handsomely the committee will be enabled to have a grand display as yet not nearly enough money to do this sort of a thing are being raised. However, the signs are all encouraging.

The special police question is being discussed by the committee, but plans are not yet perfect and a large number of special officers, both night and day, will be necessary. They will probably be placed in charge of the regular force, who will act temporarily as roundsmen and see that the law is obeyed.

The committee on music has its programme pretty well outlined, and will in a few days submit its plans to the Executive Committee for approval. Some cavalry military bands will be on hand.

THE "REUNION."

Major Thomas H. Norton has made a suggestion which, if it can be carried out, will add much to the Reunion. It is that the "Regular Brigade," which is announced to hold its annual reunion at the Columbus barracks, August 30, be induced to change their plans and hold the reunion here last evening August 23, and 24. This would bring about 300 extra people to the city. Major Norton is a member of this organization, and would like to have them meet here. While the Reunion here last evening August 23, and 24, would be a very fine thing, it would be very improper in having the regular army veterans present.

The following is the complete programme arranged:

Tuesday—Morning and afternoon, reception of visitors, evening camp fire in tent at the State fair grounds.

Wednesday—Morning, meeting of the Society of the Army of West Virginia. Afternoon, regimental addresses. Evening, a full and short address at the fair grounds.

Thursday—Morning, grand trades display. Afternoon, short addresses by distinguished speakers. Evening, grand reunion meeting.

Friday—Morning, Army Day—Morning, reception of visiting poets. Afternoon, parade of the G. A. R. poets. Evening, camp fire.

**LOCAL BRIEVITIES.**

Matters of Minor Moment in and About the City.

One marriage license was issued yesterday.

The monthly meeting of the Board of Education will be held this evening.

The County Commissioners' committee on Court House and Jail and Poor House and Farm will meet this morning.

The eighth annual camp meeting of the African Methodist Episcopal church, will be held at Cresap's Grove, commencing July 23.

August Bantz yesterday qualified as executor of the will of Hieronimus Wagner, deceased, giving bond in \$3,000, without surety.

A wagon loaded with wheat broke down yesterday across from the Public Warehouse on Eleventh street. The wheat was transferred to another wagon.

CONORAN SCHULTZ was called on yesterday to hold an inquest on the body of an infant named Nicholson in the Second ward. He decided that convulsions were the cause of death.

A heavy rain on which a large iron casting was being elevated at Cresap's foundry yesterday fell, and the workmen in the casting room narrowly escaped being crushed by it.

CAPT. LOUIS P. SALTREBAUGH, agent of the Germania Life Insurance Company, of New York, has paid up in full, with interest, the \$10,000 note of the heirs of William Albert Schaefer, deceased.

HARRY CHAPLINE, a well known youth, was committed to jail yesterday by Squire Arkle to await a hearing at 2 p. m., to-day on a charge preferred by John Nuaman of the larceny of an umbrella on June 6.

JOHNNY KUNTER, one of the boys who robbed the Base Ball Park ticket office, was yesterday ordered to jail to await a hearing at 2 p. m., to-day on a charge preferred by John Nuaman of the larceny of an umbrella on June 6.

ELLA MILLER, one of the most active residents of Mirabeau's row, was overcome by heat and bore Tuesday night, and fell in Alley C. A report was circulated that her neck was broken, but the neighbors now explain that the wish was father to the thought.

MISS LILLIAN REDMAN, a young lady living on Eleventh street, fell off an Elm Grove car striking her head with sufficient force to render her insensible. A deep cut was made in the back of her head. She was removed to her home and her wound properly closed.

MISS MCGOWEN was arraigned before Justice Davis last evening on the charges of keeping a house of ill-fame and selling beer without a State license. The complaint was made by John Mooney. She waived examination and gave bond in the sum of \$100 in the court case for her appearance in the Circuit Court.

It is reported that His Eminence Cardinal Gibbons, of Baltimore, is to lecture in this city at an early date for the benefit of the Church of the Immaculate Conception in the Eighth ward. Rev. Father McGowan has been in charge of the congregation, visited Baltimore recently and arranged for the coming of the noted divine.

EDWARD DUNST, the oldest son of Jacob Dunst, who died in this city several years ago, has been seen by Louis Fink, a young lady of Wheeling, for breach of marriage contract. The amount claimed is \$10,000. She first brought suit for bastardy, and Edward skipped out for Paris unobserved, since which time nothing is known of him. He is quite a young man and is in the service of the army. He was rather reckless in giving his wild oats. He is one of the heirs to valuable property in this city.—Bellevue Independent.

**THE CITY'S GROWTH**

AS SHOWN BY THE SCHOOL CENSUS.

An Increase of Sixteen Hundred in one Year shown by an Enumeration taken under Unfavorable Circumstances. Every Ward Growing—The Youth.

The enumerators appointed by the city Board of Education to take the annual school census have completed their work, and yesterday the last of the three reports was filed with Clerk Hall, of the Board of Education. William Young made the enumeration in the First, Second and Seventh wards, W. T. Hartman in the Third, Fourth and Fifth, and John R. Pipes in the Sixth and Eighth. The reports show a total population of 31,527, as against 29,927 in 1885, an increase of 1,600 in one year, which, if the city's growth is maintained in the same ratio until the decennial census by the United States Government in 1890, will give Wheeling a number of inhabitants somewhat in excess of 35,000. There is no reason to believe that the increase of population in the next three years will fall short of the ratio of increase in the past year. On the contrary all the indications point to an increased rate of growth in the immediate future, and those same indications which have predicted a population of 40,000 for the year 1890 will not be found very wide of the true marks when the returns are in.

A GRAIN OF ALLOWANCE.

The fact is that the annual school census, while perhaps more exact than the public has a right to expect, is not a reliable criterion of the city's population. There is no reflection on the enumerators in this statement. Circumstances entirely beyond their control unfavorably affected their report.

In the first place, it has generally been the policy to divide the city in different districts each year, and usually the enumerators are men without experience. It is a self evident proposition that an inexperienced family with no district and his work would make more thorough research.

In the second place the census is required to be taken at a time of year when the glass houses and iron mills are customarily shut down, and the result is that large numbers of whom are single men, living in boarding houses, are out of town, and their names are not included in the returns. Many families are also away for the summer, and the census is taken at a time when the number of people in the city is less than usual. Such cases have to be gotten at from neighbors.

A third fact which operates against the enumeration is that the people in many instances do not wish to be counted, and the number of people in the city is less than usual. Such cases have to be gotten at from neighbors.

The census is taken at a time when the number of people in the city is less than usual. Such cases have to be gotten at from neighbors.

**THE IRON AMALGAMATION.**

What is Thought here of the Circular of Secretary Weeks, of the Western Iron Association—Mistakes Cannot be Corrected and the Scale Stands.

An Intelligence reporter spoke to several Amalgamated Association men yesterday about the alleged misunderstanding of the scale for 1887-88, which has led to considerable letter writing on the part of Joseph D. Weeks, Secretary of the Western Iron Association. According to Mr. Weeks' circular and letter, it will be necessary to insert the following in the scale:

"Iron made on a jobbing mill, No. 17 and heavier, shall be entitled to a 10 per cent reduction over the wages of 1884-85; and when a full turn's work is made on No. 17 and heavier it is a jobbing mill."

President Weeks, of the Amalgamation, was asked to call the attention of the association that arranged this year's scale together for the purpose of disposing of this clause. He refused to do so, claiming that he had neither the power to do that nor to call the attention of the association to this clause, and Amalgamation men said this was the only answer he could make.

Amalgamation members talked to laugh over the situation. They recall that Mr. Weeks was furnished with 200 copies of the circular, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year's scale, and be content with the 10 per cent increase over last year's scale, which included the "extra" of that year and years before. Under this agreement the scale was signed, amounting to a contract between the two parties, and that the association had agreed to withdraw the "extra" asked for in this year